1 2 3 The Honorable John C. Coughenour 4 5 UNITED STATES DISTRICT COURT 6 WESTERN DISTRICT OF WASHINGTON AT SEATTLE 7 UNITED STATES OF AMERICA, 8 No. CR20-032 JCC Plaintiff, 9 **DEFENDANT'S RESPONSE TO** 10 v. GOVERNMENT'S MOTION FOR PROTECTIVE ORDER 11 KALEB COLE, 12 Defendant. 13 Defendant Kaleb Cole, by undersigned counsel, notes his non-opposition to the 14 Government's motion for a discovery protective order (Dkt. No. 85) and has no objection to the 15 form of the proposed order (Dkt. No. 85-1). 16 17 Respectfully submitted this 7th day of July, 2020. 18 BLACK & ASKEROV, PLLC 19 20 s/ Christopher Black Christopher Black 21 Attorney for Kaleb Cole 22 Black & Askerov, PLLC 705 Second Avenue, Suite 1111 23 Seattle, WA 98104 Phone: 206.623.1604 24 Fax: 206.658.2401 chris@blacklawseattle.com Email: 25

DEFENDANT'S RESPONSE TO GOVERNMENT'S MOTION FOR PROTECTIVE ORDER (*Kaleb Cole*; No. CR20-032 JCC) - 1

BLACK & ASKEROV, PLLC 705 Second Avenue, Suite 1111 Seattle, WA 98104 206.623.1604 | Fax: 206.658.2401